shall constitute a consent to the granting of the motion under LR 7-2(d). Moreover, the court finds

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¹ Refers to the court's docket entry number.

that defendant's motion to expunge lis pendens is warranted based on the court's order of 1 2 dismissal. Doc. #35. Accordingly, the court shall grant Wells Fargo's motion to expunge lis 3 pendens. 4 Additionally, the court finds that plaintiff Toromanova recorded the underlying lis pendens 5 against the subject property without first obtaining leave of court as required by the court's 6 January 7, 2013 order. See Doc. #35, p. 3 ("Plaintiff Dimitritza Toromanova is declared a VEXATIOUS LITIGANT and is PERMANENTLY ENJOINED from filing any further actions 8 against defendant Wells Fargo Bank, N.A. relating to the subject property or recording any documents against the subject property without first obtaining leave of Court."). It appearing that 10 Toromonova has violated the court's order, the court shall order her to show cause why she should 11 not be held in contempt of court. 12 13 IT IS THEREFORE ORDERED that defendant's motion to expunge lis pendens (Doc. #70) 14 is GRANTED. Defendant Wells Fargo Bank, N.A. shall have ten (10) days to submit an 15 appropriate proposed order expunging the lis pendens and submit the same for approval and 16 signature. 17 IT IS FURTHER ORDERED that plaintiff Dimitritza Toromanova shall have twenty (20) 18 days from entry of this order to show cause why she should not be held in contempt of court for 19 violating the court's January 7, 2013 order. 20 IT IS SO ORDERED. 21 DATED this 24th day of September, 2014. 1sha 22 23 24 UNITED STATES DISTRICT JUDGE 25 26